Panaji, 28th May, 1992 (Jyaistha 7, 1914)

OFFICIAL & GAZETTE

GOVERNMENT OF GOA

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Public Works Department

Notification

7/10-5/89-PW&UD

In supersession of earlier Notification No. 7/10-5/89-PW&UD, dated 20th April, 1989, the Registration fees and renewal fees (non refundable) for enlistment as Contractors in Public Works Department for different classes of contractors are revised as shown below:—

Class of Registration	Existing fees for fresh registration/ was upgradation (Reg. validity for 2 years)	Revised fees for fresh registration/ wungradation (Reg. validity for 5 years)	Existing renewal ges (Reg. vali- g dity for 2 years)	Revised renewal Fees (Reg. vali- dity for 5 years)
I-A	5000.00	7000.00	500.00	2000.00
и ш]	2500.00	4000.00	250.00	1000.00
IV & V	500.00	800.00	50.00	200.00

Terms and conditions.

- 1. Contractor desirous to enlist as contractor in P.W.D. should make the application in the prescribed form available in the office of the Chief Engineer, P.W.D., Altinho, Panaji.
- 2. On scrutiny, of the application, applicant will be intimated for payment of appropriate registration fee. Applicant should deposit the amount into the Government Treasury and produce the challan to the Office of the Chief Engineer, P.W.D., Altinho, Panaji within one month from the date of issue of intimation letter else the contractor's application will be treated as cancelled.
- 3. The fees mentioned above are required to be paid for each registration in different categories.
- 4. The validity of the above registration will be for a period of 5 years subject to renewal on payment of renewal fee as shown above.

- 5. The renewal period will be for five years subject to further renewal on payment of renewal fee as shown above.
- 6. The contractor should apply for renewal of Registration, two months in advance of expiry of Registration/renewal.
- 7. The grace period of 60 days will be granted for renewal of registration or further renewal. If the request for renewal, is not received within 60 days of expiry of registration/ renewal period, the existing registration will be treated as cancelled, and the contractor has to do the fresh registration on payment of prescribed registration fees.
- 8. In case of loss/damage etc. of original Registration, a duplicate Registration certificate will be issued on payment of a fee of Rs. 100/- (Rupees one hundred only).
- 9. The Chief Engineer, P.W.D., will review the list of contractors periodically in order to weed out the names of contractors who are guilty or doing mal-practices or otherwise for unsuitable for Government contract.

This shall come into force with effect from 1-4-1992.

By order and in the name of the Governor of Goa.

B. N. Bhat, Under Secretary to the Government of Goa (P.W.D.).

Panaji, 5th May, 1992.

Department of Urban Development

Notification

3/5-2/85-PW&UD

In exercise of the powers conferred by sub-section (1) of section 307 of the Goa, Daman and Diu Municipalities Act, 1968 (Act 7 of 1969), and with the previous sanction of the Government, the Mapusa Municipal Council hereby makes the following Bye-laws, namely:—

Short title, commencement and application. — (1) These bye-laws may be called the Mapusa Municipal Council Levy of Octroi on Petrol and Diesel Bye-laws, 1991.

- (2) They shall come into force from the date of their publication in the Official Gazette.
- (3) They shall apply to all petrol and diesel suppliers who bring into the municipal area, petrol and diesel for the purpose of sale.

Definitions.— In these bye-laws unless the context otherwise requires, —

- (a) 'Act' means the Goa, Daman and Diu Municipalities Act, 1968 (Act 7 of 1969);
- (b) 'Council' means the Mapusa Municipal Council constituted or deemed to be constituted under the Act for a municipal area;
- (c) 'Government' means the Government of Goa;
- (d) 'dealer' means a person engaged in the business of purchase, sale or storage of petrol and diesel and includes an agent of the dealer;
- (e) 'municipal area' means an area comprising Mapusa Municipal Council as notified by the Government in the Official Gazette;
- (f) 'octroi' means a duty on the entry of petrol and diesel into the municipal area for use or sale therein;
- g) 'petrol and diesel' means any liquid hydrocarbon such as gasolene, diesel, etc. except kerosene and other inflamatory mixtures, used as fuel in automobile vehicles;
- (h) 'supplier' means and includes any company or other corporate body-having the authority to supply petrol or diesel to the authorised dealers of these combustibles in the municipal area for sale;
- (i) 'octroi limits' means the limits of the Mapusa Municipal Council as notified by the Government in the Official Gazette:
- (j) Words and expressions used, but not defined in these bye-laws shall have the same meanings as assigned to them in the Act.
- 3. Levy of octroi.— Every petrol and diesel supplier who supplies petrol and diesel to the dealer in the municipal area for the purpose of sale shall be subject to a levy of octroi at the rate of 1% (one percent) of the value of the stock supplied to the dealer in the municipal area which shall be computed on the invoice amount.
- 4. Remittance of octroi.—It shall be the duty of every petrol and diesel supplier to remit to the Council 1% (one percent) of the invoice value of all petrol and diesel supplies made to a dealer in the municipal area as octroi payable under bye-Law 3.
- 5. Time for making remittance. Every remittance of octroi to the Council shall be made by the supplier not later than eight days from the date of invoice of petrol/diesel delivered to the dealer by a cheque or demand draft which shall be accompanied by a copy of the invoice duly marked as 'MMC' copy wherein the octroi shall be separately indicated.
- 6. Furnishing of returns. It shall be the duty of every dealer to furnish to the Council on or

- before the tenth of each month, a true return/statement of the petrol and diesel stock received by him during the preceding month showing the date of invoice of the stock received and invoice with value.
- 7. Liability to pay interest.— (1) Failure to remit the octroi within the time specified under bye-Law 5 shall render the supplier liable to pay, by way of interest, one percent of the sum due for each completed month from the due date of payment.
- (2) The amount payable under bye-Law 3 or the fine payable under this bye-Law shall be recoverable as an amount due to the Council on property tax.
- 8. Seizure. For contravention of bye-Laws 3 and 7, the Council shall be entitled to seize the stock of the petrol and diesel to realise the amount due to the Council. The Council shall also have powers to prohibit entry into the municipal area of petrol and diesel by the supplier.
- 9. Refund. In case of mis-calculation or wrong calculation of the octroi and remittance to the municipal treasury, the Council may refund the amount so remitted in excess on receipt of such claims from the supplier.
- 10. Exemption. The Military and Government stock of petrol and diesel shall be exempted from the payment of octroi.
- 11. Right to enter premises. The Chief Officer or Tax Superintendent or any other Officer appointed by the Council in this behalf, shall have the right to enter the business premises of any dealer at all reasonable hours for the purpose of examining the stock register and require the production thereof for inspection and to furnish such other information as may be required for the purpose of these bye-laws.
- 12. Appeal. Any person who is aggrieved by the order of the Chief Officer, Tax Superintendent or any other Officer of the Council, appointed under bye-law 11 as the case may be, may, within 15 days from the date of communication of such order, prefer an appeal against such order to the Standing Committee of the Council, whereupon after hearing the aggrieved person, the Standing Committee shall decide the issue after recording the reasons therefor and such decision, shall be final.

By order and in the name of the Mapusa Municipal Council.

R. P. Naik, Chief Officer, Mapusa Municipal Council.

Panaji, 8th May, 1992.

Revenue Department

Notification 1/191-RD(7330)

The following draft amendment which is proposed to be made to the Goa, Daman and Diu Agricultural Tenancy Rules, 1965, is hereby prepublished as required by sub-section (2) of section

61 of the Goa, Daman and Diu Agricultural Tenancy Act, 1964 (Act 7 of 1964), for information of the persons likely to be affected thereby and notice is hereby given that the said draft amendment will be taken into consideration by the Government on the expiry of fifteen days from the date of publication of this Notification in the Official Gazette.

All objections and suggestions to the draft amendment may be forwarded to the Under Secretary to the Government of Goa, Revenue Department, Secretariat, Panaji, before the expiry of fifteen days from the date of publication of this Notification in the Official Gazette.

DRAFT AMENDMENT

In exercise of the powers conferred by section 61 read with section 26 of the Goa, Daman and Diu Agricultural Tenancy Act, 1964 (Act 7 of 1964), and all other powers enabling it in that behalf, the Government of Goa hereby makes the following

rules so as to further amend the Goa, Daman Diu Agricultural Tenancy Rules, 1965, namely:—

- 1. Short title and commencement. (1) These rules may be called the Goa Agricultural Tenancy (Amendment) Rules, 1992.
 - (2) They shall come into force at once.
- 2. Amendment of rule 12A.—In rule 12A of the Goa, Daman and Diu Agricultural Tenancy Rules, 1965, in sub-rule (1A), for the letters and figures "Rs. 3,000/-", the letters and figures "Rs. 6000/-" shall be substituted.

By order and in the name of the Governor of Goa.

K. M. Nambiar, Under Secretary (Revenue) to the Government of Goa.

Panaji, 20th May, 1992.